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PLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/991,532	11/15/2001	Kenneth L. Stanwood	ENSEMB.031A	3108	
20995 7	590 02/08/2006		EXAMINER		
KNOBBE MA	ARTENS OLSON & E	GREY, CHRISTOPHER P			
2040 MAIN ST FOURTEENTI			ART UNIT	PAPER NUMBER	
IRVINE, CA 92614			2667		
			DATE MAILED: 02/08/2000	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.		Applicant(s)			
Office As	09/991,532	09/991,532 STANWOOD E		ΓAL.			
Office Action Summary		Examiner		Art Unit			
		Christopher F	•	2667			
The MAILING Period for Reply	DATE of this communication app	ears on the co	ver sheet with the c	correspondence a	ddress		
 WHICHEVER IS LO. Extensions of time may be after SIX (6) MONTHS from after SIX	ATUTORY PERIOD FOR REPLY NGER, FROM THE MAILING DATE available under the provisions of 37 CFR 1.13 on the mailing date of this communication. ecified above, the maximum statutory period waster or extended period for reply will, by statute, Office later than three months after the mailing ment. See 37 CFR 1.704(b).	ATE OF THIS 36(a). In no event, vill apply and will ex , cause the applicat	COMMUNICATION however, may a reply be tin spire SIX (6) MONTHS from ion to become ABANDONE	N. nely filed the mailing date of this of D (35 U.S.C. § 133).			
Status	()						
1) Responsive to	communication(s) filed on 15 No	ovember 200	<u>1</u> .				
2a) This action is I							
3) ☐ Since this app	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits						
closed in acco	rdance with the practice under <i>E</i>	x parte Quay	e, 1935 C.D. 11, 45	53 O.G. 213.			
Disposition of Claims							
4a) Of the above 5) ☐ Claim(s) 6) ☐ Claim(s) <u>1, 2,3</u> 7) ☐ Claim(s) <u>3-22,3</u>	26-41 and 44-56 is/are pending invertalism(s) is/are withdraw is/are allowed. 39-41, 44-46 is/are rejected. 29-38 and 47-56 is/are objected are subject to restriction and/or	vn from consi	deration.				
Application Papers							
9)☐ The specification	on is objected to by the Examiner	r.					
10) ☐ The drawing(s)	filed on is/are: a) acce	epted or b)	objected to by the f	Examiner.			
Applicant may n	ot request that any objection to the o	drawing(s) be h	eld in abeyance. See	e 37 CFR 1.85(a).			
Replacement dr	awing sheet(s) including the correcti	ion is required i	f the drawing(s) is obj	jected to. See 37 C	FR 1.121(d).		
11)☐ The oath or dec	claration is objected to by the Ex	aminer. Note	the attached Office	Action or form P	TO-152.		
Priority under 35 U.S.C	. § 119						
a) All b) So 1. Certified 2. Certified 3. Copies of applicati	nt is made of a claim for foreign me * c) None of: copies of the priority documents copies of the priority documents of the certified copies of the priorion from the International Bureau didetailed Office action for a list of	s have been reshave been residentity documents	eceived. eceived in Applications have been received 7.2(a)).	on No ed in this National	Stage		
Attachment(s)							
1) Notice of References Cit	•	4)	Interview Summary	•			
2) Notice of Draftsperson's 3) Information Disclosure S Paper No(s)/Mail Date _	Patent Drawing Review (PTO-948) statement(s) (PTO-1449 or PTO/SB/08)	•	Paper No(s)/Mail Da Notice of Informal P Other:		O-152)		

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-2, 26-28, 39-41 and 44-46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Petrus et al. (US 20030169722) in view of Uhlik (US 6760599) Claim 1, 26, 39, 40, 41, 44 Petrus discloses transmitting a broadcast preamble from a base station to a first terminal and second terminal during a downlink sub frame on the first channel (paragraph 0005, 0019, 0028 and table 1)

Petrus discloses synchronizing the first terminal and the second terminal to the base station based on the broadcast preamble (paragraph 0031, 0035, 0036)

Petrus discloses sending a message from a user (first terminal) to a base station (paragraph 0036 and 0037). However, Petrus does not disclose doing so on a second channel.

Petrus discloses a modulator (element 37 in fig 4) within the base station, where data and voice to be transmitted is modulated (paragraph 0155). Furthermore, Petrus discloses a configuration message being sent by the base station (paragraph 0037).

Petrus discloses the preamble being sent within a BCH burst, where the BCH is a repeating frame (paragraph 0028, 0029). Therefore, if the BCH contains

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synchronization information, and is repeatedly sent from the base station, it follows that resynchronization occurs on a periodic basis.

Uhlik discloses s separate channel for sending the message as disclosed by Petrus (Col10 lines 15-20).

It would have been obvious to one of the ordinary skill in the art at the time of the invention to combine transmit the message from a user to a base station as disclosed by Petrus, via a different channel as disclosed by Uhlik. The motivation for this clarification is common within the art, where separate channels are used to avoid interference.

Claim 2, 27, 45 Petrus discloses the resynchronization as disclosed within the rejection of claim 1. Petrus discloses a modulator (element 37 in fig 4) within the base station, where data and voice to be transmitted is modulated (paragraph 0155). Furthermore, Petrus discloses the broadcast channel being used for other control messages and traffic data (paragraph 0029).

<u>Claim 17</u> Petrus discloses the first terminal operating in a full duplex and the second terminal operating in a half duplex fashion (paragraph 0154).

<u>Claim 18</u> Petrus discloses both terminal operating in a half duplex fashion (paragraph 0154).

Claim 19 Petrus discloses a modulator (element 37 in fig 4) within the base station, where data and voice to be transmitted is modulated (paragraph 0155). Petrus discloses transmitting a broadcast preamble from a base station to a first terminal and second terminal during a downlink sub frame on the first channel (paragraph 0005,

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0019, 0028 and table 1). Petrus discloses sending a message from a user (first terminal) to a base station (paragraph 0036 and 0037).

<u>Claim 20</u> Petrus discloses sending a message from a user (first terminal) to a base station (paragraph 0036 and 0037). However, Petrus does not disclose doing so on a second channel.

Uhlik discloses s separate channel for sending the message as disclosed by Petrus (Col10 lines 15-20).

It would have been obvious to one of the ordinary skill in the art at the time of the invention to combine transmit the message from a user to a base station as disclosed by Petrus, via a different channel as disclosed by Uhlik, The motivation for this clarification is common within the art, where separate channels are used to avoid interference.

Claim 21 Petrus discloses both terminal operating in a full duplex fashion (paragraph 0154).

Claim 22 Petrus discloses the first and second terminals operating in a full duplex fashion (paragraph 0041, 0052).

Claim 28, 46 Petrus discloses a base station and user terminal exchanging a number of different parameters as disclosed within paragraph 0034. Furthermore, Petrus discloses the preamble being broadcast in a preprogrammed timeslot (paragraph0036), where it would have been obvious to one of the ordinary skill in the art at the time of the invention that any form of preprogrammed information may be exchanged from the base station to user terminal.

Allowable Subject Matter

2. Claims 3-22, 29-38 and 47-56 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

- 3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- (a) Sokoler (US 6026133) discloses a method and apparatus for system clock adjustment.

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4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher P. Grey whose telephone number is (571)272-3160. The examiner can normally be reached on 6:30-3:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chi Pham can be reached on (571)272-3179. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Christopher Grey

Examiner

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